

(2) [thereof, it shall be the duty of said] THE court stenographer [to] PROMPTLY SHALL furnish to any party to such proceedings or his attorney[, promptly], upon request AND PAYMENT, a typewritten copy of PART OR ALL OF the notes of testimony and judicial opinions [so] delivered in open court and [taken down] RECORDED in shorthand[, or so much thereof as may be requested,] on payment by [such] THE party [of the expense of said copy] at the rate of [ten] 10 cents for every [hundred] 100 words.

(3) [, to said court stenographer, excepting when] WHEN typewritten copy is requested to be written and furnished during the progress of the trial of the case, [when said] THE court stenographer [shall be entitled to] MAY charge [for the same at the rate of twenty] 20 cents per [hundred] 100 words. [Said] THE official court stenographer shall [be entitled to] make an additional charge of [five] 5 cents per [hundred] 100 words [per] FOR each carbon copy furnished any of [said] THE parties at any time.

(C) When [any] THE judge of [said] THE court [shall pass] PASSES an order requesting a typewritten copy of all or any part of the notes of [said] THE court stenographer, [taken as aforesaid to be made, it shall be the duty of said] THE court stenographer [to make such] MAY NOT CHARGE FOR THE copy.

(D) [without charge, and said] THE transcript and [also] the transcript of all testimony taken [as provided] in equity cases shall be filed in the proceedings in which [said] THE notes were taken. (P.L.L., 1930, Art. 22, sec. 112; 1957 Code, sec. 141. 1922, ch. 254, sec. 5; 1927, ch. 68; 1939, ch. 113, sec. 112.)

4-20. Same; daily attendance.

(A) [It shall be the duty of said] THE official court stenographer for Washington County [to] SHALL be in attendance daily to do all the work required of him or her by the Chief Judge or any of the associate judges of [said] THE circuit. [; and it shall be the duty of the]

(B) THE official court stenographer for Allegany and Garrett counties [to] SHALL be in attendance daily to do all the work required of him or her by the Chief Judge or any of the associate judges of [said] THE circuit. (P.L.L., 1930, Art. 22, sec. 113; 1957 Code, sec. 142. 1922, ch. 254, sec. 6.)

4-21. Same; substitutes.

After [said] THE official court stenographers [shall be] ARE appointed [by said judges under this subheading] no one [shall] MAY be appointed under the provisions of Chapter 186 of the Acts of 1898, Chapter 235[, ] of the Acts of 1904, and Chapter 790 of the Acts of 1906[, of the General Assembly of Maryland], unless